

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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DATE: 7-12-89

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SUBJECT: DISCLAIMER NOT ACCEPTABLE

The disclaimer submitted for recording in the above identified case has not been made of record for the reasons(s) checked below:

- 1. [ ] The recording fee of \_\_\_ \_ has not been submitted nor is there any authorization in the application file for use of a Deposit Account. No additional
- 2. [ ] It is not signed by the owner of record.
- 3. [ ] It does not include the provision specified in:
  - a. [] Rule 321(a) in that the person who has signed the disclaimer has not stated the extent of his interest in the patent.
  - b. [ ] Rule 321(b) to overcome the double patenting rejection.
- 4. [ ] It is signed by the attorney instead of by the owner of record.
- 5. [ ] It is directed to a particular claim or claims, which is not acceptable since "the disclaimer must be of a terminal portion of the term of the entire patent to be granted." (M.P.E.P. 1490)
- 6. [ ] The person who signed the terminal disclaimer has failed to state the capacity to sign for the corporation.
- 7. [x] Other

The assignment data mentioned in the disclaimer has not been recorded in the PTO There is a waiting period of about 10-12 wks. for the assignment data as of vet. to be indicated in the PTO records.

This application is not a Special (Final Rejection), to expidite a copy of the post card receipt and a copy of the assignment document (change of name or merger) is needed. In order for a proper title report to be furnished copies are to be placed in the file and forwarded to the Supervisory Petitions Examiner, Mr. Nase in Crystal Park Two - rm. 913.

For Head, Decision and

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